

OCT 21 2004

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patent Application Serial No. .... 09/810,595  
Filing Date ..... March 15, 2001  
Inventor ..... Belford T. Coursey  
Assignee ..... Micron Technology, Inc.  
Group Art Unit ..... 2813  
Examiner ..... David L. Hogans  
Attorney Docket No. .... MI22-1660  
Customer No. .... 021567  
Title: Memory Circuitry With Plurality of Capacitors Received Within an  
Insulative Layer Well

Commissioner for Patents  
P. O. Box 1450  
Alexandria, VA 22313-1450

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2. Transmittal Form
3. Statement of the Substance of the Interview

Dated: 10/21/04By: Pat Palmer

Pat Palmer  
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NUMBER OF PAGES IN FACSIMILE: 4

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Total Number of Pages in This Submission

Application Number	09/810,595
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First Named Inventor	Belford T. Coursey
Art Unit	2813
Examiner Name	David L. Hogans
Attorney Docket Number	MI22-1660


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**Remarks**

Customer No. 021567.  
**NO FEE REQUIRED.**  
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**SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT**

Firm Name	Wells St. John P.S.		
Signature			
Printed name	Mark S. Matkin		
Date	10/21/04	Reg. No.	32,268

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Title: Memory Circuitry With Plurality of Capacitors Received Within an  
Insulative Layer Well

**STATEMENT OF THE SUBSTANCE OF THE INTERVIEW**

To: Commissioner for Patents  
**ATTENTION:** Examiner David L. Hogans  
Group Art Unit 2813  
P. O. Box 1450  
Alexandria, VA 22313-1450

**VIA FACSIMILE**

From: Mark Matkin (Tel. 509-624-4276; Fax 509-838-3424)  
Wells St. John P.S.  
601 West First Avenue, Suite 1300  
Spokane, WA 99201-3828

An interview was conducted between the undersigned and Examiner Hogans on October 18, 2004. Claims 26, 33 and 48-53 were discussed in light of the prior art of record. Further, the typographical and dependency amendments among claims 48-53 were also discussed.

The undersigned also emphasized the arguments presented in his last filed response, particularly that several claims have already been indicated to be allowed, that the presently restricted claims have been before the Patent Office for over a year and have been examined and searched at least twice without a restriction, and that this application was filed about 3.5 years

ago. Examiner Hogans indicated that he would be considering the application *de novo*, including reviewing the prior art of record and conducting further prior art searching.

Respectfully submitted,

Dated: 10-21-04

By: 

Mark S. Matkin  
Reg. No. 32,268